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14		PROPOSED CLASS
15	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
16		
	SAN JOSE I	DIVISION
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17		
18	THOMAS DAVIDSON, TODD CLEARY,	Case No. 5:16-cv-04942-LHK
18 19	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT,	JOINT SETTLEMENT CONFERENCE
18	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC.,	JOINT SETTLEMENT CONFERENCE STATUS REPORT
18 19	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020
18 19 20	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and	JOINT SETTLEMENT CONFERENCE STATUS REPORT
18 19 20 21	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and all others similarly situated,	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020 Dept.: Courtroom 8 – 4th Floor
18 19 20 21 22	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and all others similarly situated, Plaintiffs,	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020 Dept.: Courtroom 8 – 4th Floor
18 19 20 21 22 23 24	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and all others similarly situated,	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020 Dept.: Courtroom 8 – 4th Floor
18 19 20 21 22 23 24 25	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and all others similarly situated, Plaintiffs,	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020 Dept.: Courtroom 8 – 4th Floor
18 19 20 21 22 23 24 25 26	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and all others similarly situated, Plaintiffs, v.	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020 Dept.: Courtroom 8 – 4th Floor
18 19 20 21 22 23 24 25	ERIC SIEGAL, MICHAEL PAJARO, JOHN BORZYMOWSKI, BROOKE CORBETT, TAYLOR BROWN, JUSTIN BAUER, HEIRLOOM ESTATE SERVICES, INC., KATHLEEN BAKER, MATT MUILENBURG, WILLIAM BON, and JASON PETTY, on behalf of themselves and all others similarly situated, Plaintiffs, v. APPLE INC.,	JOINT SETTLEMENT CONFERENCE STATUS REPORT Date: April 8, 2020 Dept.: Courtroom 8 – 4th Floor

1	Pursuant to the Court's January 13, 2020 Notice continuing the Further Case Management			
2	2 Conference (ECF No. 421), the parties respectfully submit the following Joint	Conference (ECF No. 421), the parties respectfully submit the following Joint Case Management		
3	3 Conference Statement in advance of the Court's April 8, 2020 Case Managem	Conference Statement in advance of the Court's April 8, 2020 Case Management Conference.		
4	On March 30, 2020, Plaintiffs filed a Notice of Stipulated Voluntary Dismissal Without			
5	Prejudice, dismissing all of Plaintiffs' remaining claims against Apple without prejudice. (ECF			
6	No. 429.) Plaintiffs anticipate filing a dismissal of those claims with prejudice within 35 days.			
7	7			
8	8 Dated: April 1, 2020 Respectfully submitted,			
9	9 MCCUNE WRIGHT AREVALO	, LLP		
10	10			
11	Bj. 15/ Barra C. 111gm			
12		1 P 4 4 C1		
13	Attorneys for Plaintiffs and t	The Putative Class		
14	Dated: April 1, 2020 Respectfully submitted,			
15	MORRISON & FOERSTER LLP			
16	16			
17	By: <u>/s/ Arturo J. González</u> Arturo J. González			
18	18 Attorneys for Defendant			
19	Attorneys for Berendant APPLE INC.			
20	20			
21	21			
22	22			
23	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1			
24	I, Arturo J. González, attest that all signatories listed, and on whose behalf the filing is			
25	submitted, concur in the filing's content and have authorized the filing.	submitted, concur in the filing's content and have authorized the filing.		
26				
27	Dated: April 1, 2020 By: <u>/s/ Arturo J. González</u> Arturo J. González			
28	28			